Cáse No: 23-20152 Dishonorable Mark A. add anith Mr. Goldsmith Since President Biden pardoned Dr. Fauci and the Chairman of the winter of staff the media has covered that Eco. Health Alliance was receiving funding for gain of function research in Wuhan Labs, that the NHH was providing this Funding. FOIA requests show that DARPA was asked by Eco-Health Alliance to "intentionally release a human engineered coronavirus into the best population of China Let us ask Ms. Carlson if it is "common sense" that a group of people released a human engineered biological weapon so that they can "sell the cure" to governments as a can to raise funds for a war would "target" the person exposing treason and international terrorism, with a bit of crimes against humanity. The definition of "threat" precludes "declarations of lawful force" and "lawful force" is defined as "violence used for preservation of the peace or to prevent the commission of offenses 1 issued a declaration of lawful force against people committing treason and international terrorism as a means to prevent the furtherance of these crimes. This is a clear legal theory that means that I did not possess the requisite mens rea for the offense charged. I've explained this numerous times Acquiescence requires that the public official, prior to the activity, have awareness of such activity and there. The breach his or her legal responsibility to intervene and prevent such activity. That does not require actual knowledge or willfull acceptance. Awareness and willfull blindness will suffice to show acquirescence. You remember me writing that in my first letters? That is the definition of acquescence for crimes against humanity. You have "Acquiescence" in a scheme to cover treason, international terrorism and crimes against humanity. As have Ms. Carlson and Mr. Moon, as well as Dawn Ison and Sean Nichols. It is a matter of public record. Also, every case where a District Court judge decides a defendant cannot want "assist in one's defense" when defense coursel argues they can is eventually overturned. The judge clearly erro (or in your case malistiously devises the right to trial under color of law) when they conclude that defendant cannot assist causel When coursel argues defendant can, because coursel has a legal requirement to inform the court that defendant lacks competence

So if I was actually incompetent, you would be required to disbar Mr. Nogues
for arguing I was competert. It appears to a casual observer that you knowingly
participated in a scheme to "discredit the messenger" that was exposing treason,
international terrorism, and crimes against humanity.
I am sure that you just made a mistake, just like you "accidentally" ignored
Counsels conflict of interest for 14 months I hope whatever you got from this was
worth it.
Joel Cyalon

SPRINGFIELD MO 658

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